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12	Attorneys for Defendants Georges Antoun, Kevin DeNuccio, Sarita James, Jay Leupp, Merrick D. Okamoto, Said Ouissal, Simeon Salzman, and Fred Thiel, and Nominal Defendant						
13							
14	Marathon Digital Holdings, Inc.						
15	UNITED STATES DIST	RICT COURT					
16	DISTRICT OF NEVADA						
17	KIMBERLY BERNARD, Derivatively on Behalf						
18	of MARATHON DIGITAL HOLDINGS, INC. (f/k/a MARATHON PATENT GROUP, INC.).,	Case No.: 2:22-cv-00305-JAD-VCF					
19	Plaintiff,	DECLARATION OF DEBRA L.					
20	v.	SPINELLI IN SUPPORT OF MOTION TO DISMISS					
21	FRED THIEL, GEORGES ANTOUN, KEVIN						
22	DENUCCIO, SARITA JAMES, JAY LEUPP, SAID OUISSAL, MERRICK D. OKAMOTO, and						
23	SIMEON SALZMAN,						
24	Defendants,						
25	-and-						
2627	MARATHON DIGITAL HOLDINGS, INC. (f/k/a MARATHON PATENT GROUP, INC.).,						
- '	Nominal Defendant.						

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ı.	Debra	L.	Spin	em.	deciare	me	1011	OWIII9:

- I am a resident of the State of Nevada, and partner of the firm Pisanelli Bice PLLC, counsel for Defendants Georges Antoun, Kevin DeNuccio, Sarita James, Jay Leupp, Merrick D. Okamoto, Said Ouissal, Simeon Salzman, and Fred Thiel, and Nominal Defendant Marathon Digital Holdings, Inc. in the above-captioned matter.
- 2. I submit this declaration in support of the Motion to Dismiss filed together with this declaration.
- 3. True and correct copies of the following documents cited in the accompanying Motion to Dismiss are attached as Exhibits A through F:

EXHIBIT	DESCRIPTION
A	Apr. 30, 2021 Marathon Form 8-K
В	Jan. 22, 2021 Marathon Form 8-K
C	May 26, 2021 Marathon Form 8-K
D	Aug. 11, 2021 Marathon Form 8-K
E	Complaint, Schlatre v. Marathon Digital Holdings, Inc., No. 2:21-cv-2209 (D. Nev.)
F	Aug. 19, 2021 Marathon Form S-8 and Ex. 3.1 (Articles of Incorporation).

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct based upon my knowledge, information and belief.

Executed on: April 4, 2022.

<u>/s/ Debra L. Spinelli</u> DEBRA L. SPINELLI, ESQ.